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EXTRAORDINARY

PART I—Section 1

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MINISTRY OF COMMERCE

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 29th May, 1950.

SUBJECT — *Particulars to be furnished by importers of Diesel Engines.*

No. 16-ITO(P.N.)/50.—Persons or firms who have imported complete Diesel Engines from any area during any year from 1937-38 to 1949-50 (both inclusive), and who may wish to make further imports in future, should send immediately full particulars of Diesel Engines imported by them in the above years to the Director General of Industry and Supply (Development Division, Mechanical Engineering) New Delhi, giving (a) name and type of Diesel Engines imported, (b) their quantity, (c) C.I.F. value in rupees, (d) name of manufacturers, (e) Horse Power, (f) country of origin and (g) year of import.

2 Such persons and firms should also state clearly in which area they generally sell their Diesel Engines and what sorts of sales and servicing organisations they have set up in order to give proper servicing facilities to the actual users, particularly the agriculturists, in respect of the Engines sold to them. Full details of such sales and service organisations, places where located and the field of operation, together with the arrangements in regard to Engineering staff and equipment for servicing Engines sold in the interior of the country, should be given. Information should also be given about the number of Engines sold in each area and value of spare parts imported and supplied in that area.

3. The information should reach the Director General of Industry and Supply, (Development Division, Mechanical Engineering) New Delhi, on or before the 15th June 1950. Claims for import licences of persons or firms who do not furnish the above information may not be considered in future.

New Delhi, the 30th May 1950.

SUBJECT.—*Principles governing issue of import licences for the January-June 1950 licensing period*

No. 18/ITO/PN/50.—Attention is invited to Schedule II, to Government of India, Ministry of Commerce, Public Notice No. 1(1)ITC/50 dated the 6th May 1950, in which it was stated in the remarks column against Serial Nos.

87, 109 & 110 of Part IV and Serial Nos. 22 and 31 of Part V that a separate Public Notice would issue in regard to the basis on which licences are to be granted.

2. The following quota percentages (to be applied to half of best year's imports) have now been fixed for the drugs and medicines mentioned below and falling under serial Nos. 87, 109 and 110 of Part IV and Serial Nos. 22 and 31 of Part V.—

Area	Brief Description	Quota percentage
Dollar	Streptomycin	30%
Do.	Homeopathic medicines	200%
Do.	General Drugs and Medicines as specified in Appendix 'M' to public notice dated the 25th February 1950 but excluding Antibiotics, Homeopathic Medicines, Liver Extract, and raw materials	25%
Soft Currency	General drugs and medicines as per appendix 'M' to public notice, dated the 25th February 1950 but excluding Antibiotics, P.A.S., Penicillin, Sulpha drugs, Anti-leprosy drugs, Arsenicals Vitamins, Glandular preparations and Hormones and raw materials	40%

3. In the case of Penicillin from both dollar and soft currency areas and of P. A. S., Sulphone Drugs, Anti-leprosy Drugs and Arsenicals from soft currency areas, the licensing basis is given in a separate Public Notice which is being issued simultaneously.

4. As regards Raw Materials, licences will be granted to actual users on the basis of Director of Industries certificate or Director General Industry and Supply recommendations.

5. Licences in respect of Glandular preparations and Hormones will be issued under a separate monetary allocation. It is not possible to state in advance the basis upon which licences will be issued in this case.

SUBJECT:—Import of Penicillin and certain Essential Drugs.

No. 19/ITO/PN/50.—In order to relieve the present temporary shortage of penicillin and certain other essential drugs in the country, which, it is reported, is causing considerable inconvenience to the general public, the Government of India have decided to further liberalise the policy governing the import of penicillin and such drugs.

2. It has, therefore, been decided to issue licences for penicillin and the following drugs on the basis noted against each:—

(i) *Penicillin*. Licences will be granted freely to holders of Drug Licences under the Drugs Act 1940 for import from dollar and soft currency countries.

(ii) *Para-amino-salicylic acid and its salts*.

- (iii) *Anti-leprosy drugs, belonging to the sulphone series used for the treatment of Leprosy.*
- (iv) *Sulpha Drugs, namely, Sulphadiazine and any other derivative of para-amino benzene sulphonamide.*

Licences will be granted freely from soft currency countries to established importers and accredited agents of foreign manufacturers.

- (v) *Insulin in all forms.*

- (vi) *Arsenicals, namely Neoarsphenamine, Sulpharsphenamine, Arsphenamine, Bismuth Arsphenamine, Sulfonate Dichlorophenarsine, Hydrochloride Oxophenarsine Hydrochloride and Maplarsen.*

Licences will be issued freely from soft currency countries to holders of Drug Licences.

3. Licences in the case of penicillin and the drugs mentioned above will be issued by the Import Trade Controllers at the Ports. In the case of applications already submitted to the Chief Controller of Imports, New Delhi for these items, the applications will be forwarded to the Ports for disposal under intimation to the applicant.

R. J. PRINGLE, *Joint Secy.*

